

Interview Summary

Application No.

09/260,478

Applicant(s)

lonel Titaru

Examiner

	Examiner	Gary Laxton	2838	
All participants (applicant, applicant's representative, PTO personnel):				
(1) Gary Laxton	(3)			·
(2) lonel Titaru				
Date of Interview Dec 28, 1999	_			
Type: ☐Telephonic ☐ersonal (copy is given to	Maplicant Moo. Ifyes,	applicant's represen , brief description:	tative).	
Agreement _was reached.				
Identification of prior art discussed:				
Description of the general nature of what was agreed to if a The application is Pro Se. The Examiner attempted to reach	h applicar	t by phone, but failed to	do so.	
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendents which would render the claims allowable is available, a summary thereof must be attached.)				
1. 🗓 It is not necessary for applicant to provide a separa	te record	of the substance of the ir	iterview.	
Unless the paragraph above has been checked to indicate to OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE TO 13.04). If a response to the last Office action has already INTERVIEW DATE TO FILE A STATEMENT OF THE SUBS	HE SUBS [*] been filed,	FANCE OF THE INTERV APPLICANT IS GIVEN	IEW. (See MPEP Se	ection
 Since the Examiner's interview summary above (incleased of the objections, rejections and requirements claims are now allowable, this completed form is confice action. Applicant is not relieved from providing is also checked. 	that may ensidered	be present in the last Of to fulfill the response req	fice action, and since uirements of the last	the
Examiner Note: You must sign and stamp this form unless it is an attaching	ment to a sig	ned Office action.		

U. S. Patent and Trademark Office PTO-413 (Rev. 10-95) Application/Control Number: 09/260,478

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2. A telephone call was made to Ionel Titaru on 12/28/1999 to request an oral election to the above restriction requirement, but did not result in an election being made.

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Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

3. An examination of this application reveals that applicant is unfamiliar with patent prosecuting procedure. While an inventor may prosecute the application, lack of skill in this field usually acts as a liability in affording the maximum protection for the invention disclosed. Applicant is advised to secure the services of a registered patent attorney or agent to prosecute the application, since the value of a patent is largely dependent upon skillful preparation and prosecution. The Office cannot aid in selecting an attorney or agent.

Applicant is advised of the availability of the publication "Attorneys and Agents Registered to Practice Before the U.S. Patent and Trademark Office." This publication is for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

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Any inquiry concerning this communication or earlier communications from the 4. examiner should be directed to Gary L. Laxton whose telephone number is 703-305-7039. The examiner can normally be reached on 5-4-9.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter S. Wong can be reached on 703-305-3477. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-7723 for regular communications and 703-305-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Primary Examiner

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